1	Amir M. Nassihi (SBN: 235936)  anassihi@shb.com Joan R. Camagong (SBN: 288217)  icamagong@shb.com SHOOK, HARDY & BACON L.L.P.	
2		
3		
4	One Montgomery, Suite 2600 San Francisco, California 94104	
5	Telephone: 415-544-1900 Facsimile: 415-391-0281	
6	James P. Muehlberger (admitted pro hac vice)	
7	<u>imuehlberger@shb.com</u> Elizabeth A. Fessler (admitted pro hac vice)	
8	efessler@shb.com SHOOK, HARDY & BACON L.L.P. 2555 Grand Blvd.	
9	Kansas City, Missouri 64108	
10	Telephone: 816-474-6550 Facsimile: 816-421-5547	
11	Attorneys for Defendant WELLPET LLC	
12	UNITED STATES DISTRICT COURT	
13	NORTHERN DISTRICT OF CALIFO	RNIA – SAN FRANCISCO DIVISION
14		
15	DANIEL ZEIGER and DANZ DOGGIE DAYTRIPS, Individually and on Behalf of All Others Similarly Situated,	Case No. 3:17-cv-04056-WHO
16		CLASS ACTION
17	Plaintiffs,	WELLPET'S RESPONSE TO
18	v.	PLAINTIFF'S ADMINISTRATIVE MOTION TO FILE MATERIALS UNDER SEAL REGARDING MOTION FOR CLASS CERTIFICATION
19	WELLPET LLC, a Delaware corporation, Defendant.	
20		PURSUANT TO CIVIL L.R. 79-5 AND 7- 11
21		Judge: Hon. William H. Orrick
22		
23		
24		
25		
26		
27		
28		

Plaintiff Daniel Zeiger sought leave to file portions of the Motion for Class Certification and supporting materials under seal pursuant to Civil Local Rules 7-11 and 79-5, Judge Orrick's Standing Order on Administrative Motions to File Under Seal, and the November 30, 2017, Protective Order (Dkt. 48). *See* Dkt.151.

Defendant WellPet LLC has reviewed the supporting materials filed as exhibits to Plaintiff's Motion for Class Certification as well as the redacted portions of Plaintiff's briefing and expert reports. After evaluating the documents, WellPet has determined that it is no longer necessary to seal the company documents filed as supporting exhibits, including the deposition testimony excerpts and the interrogatory responses, or to redact references to those documents in other filings made with the Court related to Plaintiff's Motion.

Accordingly, WellPet requests the Court deny Plaintiff's Administrative Motion and for any further relief the Court deems just.

Dated: July 27, 2020

Respectfully submitted,

SHOOK, HARDY & BACON L.L.P.

By: /s/ Joan R. Camagong

AMIR M. NASSIHI JAMES P. MUHLBERGER JOAN R. CAMAGONG ELIZABETH A. FESSLER

Attorneys for Defendant WELLPET LLC